

IN ALL THE COURTS.

Samuel Hamer Gets Three Months and Costs.

CONDIE IS HELD TO ANSWER.

Mrs. Watson, who resisted an officer, is fined \$25—Other Offenders—Business in the Probate Court.

In the absence of Judge Zane, Judge Anderson presided at the bench in the Third District court yesterday.

THREE MONTHS AND COSTS.
The first case called was that of Samuel Hamer, indicted for unlawful cohabitation. The defendant pleaded guilty and asked to be sentenced at once. He stated that he had put the government to no expense and hoped that the court would consider that fact. He could not promise to renounce his plural wife. The court then sentenced him to three months' imprisonment, and imposed the costs of the prosecution. Mr. Hamer was taken out to the penitentiary later in the day.

"NOT GUILTY."
Edward D. Crowther, charged with adultery, was arraigned and pleaded not guilty, and his bail was fixed at \$1,000.

"GUILTY."
James Leatham pleaded guilty to an indictment charging him with unlawful cohabitation, and sentence was set for April 14.

HE PLEADS NOT GUILTY.
Charles Fink, charged with fornication, pleaded not guilty.

WARRANTS ORDERED.
United States vs. Paul Hammer, unlawful cohabitation, warrant ordered.

United States vs. Henry Schmidt, fornication, warrant ordered.

CONTINUED BY CONSENT.
Edmund Wilcox vs. Wyoming, Salt Lake & California railway, continued by consent.

GILMER AGAIN.
The case of Charles Gilmer, the "North Point" man, against the State, in which the plaintiff sued to recover \$500 for damages alleged to have been done to his property at North Point by the defendant, was taken up and tried. The jury brought in a verdict for the plaintiff for \$200.

THE CASE AGAINST CONDIE.
The examination of Robert Condie, charged with adultery, and Eliza Shore, charged with fornication, was held before Commissioner Greenman yesterday morning. The evidence for the prosecution was very direct. Dr. Nelson testified that the woman had been employed at his house as a domestic, and on Monday night last he discovered Condie in her room under such circumstances as left little doubt but that the offense charged had been committed.

Condie testified that on Monday evening he met the woman, with whom he was acquainted, on the street, and they were going to some place where she was employed. She invited him in and he accepted, and they went some time in her room drinking whisky. He denied that there had been anything improper between them, however, and stated that he was a married man.

The court held both defendants to await the action of the grand jury, fixing Condie's bond at \$1,000 and the woman's at \$500. They were unable to find sureties and were taken out to the penitentiary in the afternoon.

IN THE POLICE COURT.

Mrs. Watson Fined \$25 for Resisting an Officer—Some Other Offenses.

Sallie Davis, an old-time police court character, was before Judge Lacey yesterday on the charge of drunkenness. Sallie pleaded guilty, but sentence was suspended upon her promising to leave town within twenty-four hours.

John Suckling, who was arrested on Tuesday night for receiving goods stolen from Lacy's tailor shop, pleaded not guilty, and his examination was set for this morning.

John Cavannah, Andrew Lund, James Smith, Richard Good and James Murphy, a quintette of plain drunks, were assessed \$5 each.

Charles Cushman, for a more aggravated offense of the same kind, was fined \$10.

Harriet Watson, who interfered with Constable Smith while he was attempting to take possession of her furniture, was fined \$25. Judgment was stayed until to-day.

A RATHER PECULIAR CASE.

How William Woolley Deeded Away His Property—Mrs. Davis Broken Promises.

There was a rather peculiar case before Judge Barch yesterday. It appeared from the testimony that several years ago a man named William Woolley became enamored of Mrs. Lydia N. Davis. He was married, however, but on the eve of obtaining a divorce, arrangements were made for the transfer of his property to her. The divorce was obtained, the "consideration money" was paid, and the transfer of the transfer of Woolley's property to her for \$500. It is now worth between \$10,000 and \$15,000. The transfer was made, but before the marriage took place, Mrs. Davis died. In the meantime, Woolley, perhaps, that she had not long to live, Mrs. Davis took into her employment a girl by the name of Minnie Brinton, promising the latter, in exchange for her services, all her property at the time of her demise. The young girl accepted the offer, and remained with Mrs. Davis until the final settlement. Soon after that event, she made application to the court for the appointment of an administrator. Later on, it was discovered that the deceased had left a will in which Miss Brinton, who had been a faithful attendant, and had carried out every part of the contract, was not even mentioned.

Yesterday the will was produced for probate. Arthur Brown, in behalf of Miss Brinton, protested against its admission. The case was argued and taken under advisement.

OTHER NOTICES.
Estate and guardianship of Joseph M. Allen, a minor; petition for order of sale of real estate; proof of publication being insufficient, order refused.

Estate and guardianship of Gertrude Dine Allen, a minor; petition for order of sale of real estate; proof of publication being insufficient, order refused.

Estate of Thomas Fenton; bonds of \$10,000 of W. A. Wetzel and Arthur B. W. Brown approved.

Estate of Mr. Porcher; continued until March 27, at 10 a.m.

Estate of Elizabeth Fellows; case continued until March 27, at 10 a.m.

Estate and guardianship of Carrie L. and Mary E. Oddy, minors; bond of guardian approved.

Estate of Thomas Cornwall; order made appointing time and place to hear petition for letters of administration.

Estate of Millicent A. Brooks; claims allowed and approved as follows: Mary Godbe, \$1,500; C. P. Brooks, \$300.25. Order made appointing Arthur Brown guardian of said claims for probate, and appointing time and place for hearing petition for order of sale of real estate.

Estate of John J. Smith; petition for probate will; proof of publication of notice as to time and place of hearing made.

Estate of Thomas Jewell; order made appointing time and place to hear petition for letters of administration.

Estate of John Whiting, deceased; same order.

Estate of F. C. Andrews; order made appointing time for hearing of return of sale of real estate.

Estate of George W. Young, a minor; bond of guardian on sale of real estate approved.

Estate of J. W. Townsend; bond of administrator in the sum of \$500 approved.

Guardianship of Sidney K. Hooper, a minor; bond of L. S. Hills in the sum of \$5,000 approved; order made appointing approvers.

Estate of M. A. P. Bourne, deceased; final discharge of administrator.

THE COURT AT PROVO.

The Struggle for a Jury in the McFarlane Case Continued—Other Business.

The following proceedings were had in the First district court at Provo yesterday:

Mary A. Palmer was granted a divorce from William M. Palmer, and a division of property will be made after further evidence is heard.

Julia C. Anderson made application to be naturalized. She said she was not a Mormon, and was admitted. An interpreter was sworn in to expound the oath of allegiance when it was administered.

The jurors who had been summoned from Ogden for the McFarlane case were called, but not one answered, and the case again went over till 2 o'clock.

The case of the United States vs. Swen Jensen was taken up.

The defendant is charged with having committed the crime of polygamy on the 28th day of May, A. D. 1888.

Swen Jensen was called and testified—I live at Willow Bend, Sevier county. I was married to Swen Jensen on 30th of May, 1888. That paper is the marriage certificate. (The document, a certificate of marriage by a justice of the peace of Sevier county was read to the jury. I had known him but two or three weeks before I married him. I know a lady named Sena Jacobsen. She said that was his wife. He also said she was his wife and that he had married her seven days before he got a divorce from his first wife. This reason he didn't get a divorce from Sena before he married me was because people thought she was not a real wife. I have been living with him since. When I married him he was not living with anyone, Sena had left him before that and married another man.

Swen Jensen, the defendant, was called by the prosecution and, by consent, testified—I came out here thirteen years ago. I was divorced from my first wife, Mary Ann, seven days after I married Sena Jacobsen. I married Fannie Jensen about two years ago. I could live alone and I could not get Sena back, for she had married another man. So I married Fannie without getting a divorce from Sena. I don't know why Sena left me.

To Mr. King—I got a divorce seven days after marrying Sena. I remember Mr. Johnson telling me I was a fool for marrying this wife before getting a divorce from the other, but the probate judge told me I need not be divorced from Sena, for she was not a legal wife.

William Bean, I married these people. Defendant told me he had got a divorce from his wife. He told me he had no living or undivorced wife.

Defendant recalled—I lived with Sena about eight years. I called Jensen.

The defense offered the certificate of marriage and rested, and asked for a verdict of acquittal. They maintained that the second marriage which was consummated seven days before being divorced from his first wife was a nullity and there was no legal impediment to the marriage. The prosecution thought the fact of his living with Sena after the divorce from his first wife constituted a second marriage, and objected to the court giving such instructions.

The question was submitted to the jury who after being out thirty minutes declared the defendant not guilty.

At 2 p.m. another attempt was made to fill the box in the McFarlane case. But one man answered the call and he was examined and passed for cause. The defense claimed the privilege of having the box full before being called upon to exercise their challenges, but this was denied and the juror was sworn in. There are still two vacant chairs, and it is not thought they can be filled before this afternoon, as the next train from Ogden will not reach Provo till near noon. Why the inspiring delay, and who is at fault, no one seems to know. Several whose names were on the venire have been served, but more who have been served have failed so far to put in an appearance.

EVERYBODY KNOWS

That at this season the blood is filled with impurities, the accumulation of months of close confinement in poorly ventilated stores, workshops and tenements. All these impurities and every trace of scrofula, salt rheum, or other disease may be expelled by taking Hood's Sarsaparilla, the best blood purifier ever produced. It is the only medicine of which "100 doses one dollar" is true.

GREAT GUNS, IT BLEW!

The Feats of Colonel Cossens and His Gallant Crew.

Colonel Cossens is an old Vandalinham Democrat from Ohio, and his tall and towering form is a familiar figure on the streets. He is here on a little Salt Lake property. He has been planning a cruise of the great salt sea, and Saturday, in company with Lawrence Clark, of Salt Lake, and others, he boarded a schooner at Lake Point and set sail with a fair sky and a gentle breeze. The schooner was a little schooner, the party were received with hospitality by the natives. Sunday morning the sails were again set, and the schooner, when well out at sea was caught in a strong gale that swept the heavy sea over the deck, knocking the belated crew about as if they were buoys. The gallant colonel stood on the deck, "whereas all but he had fled." By his heroic efforts the boat was kept afloat, though the rudder was blown out of the water. The sea having calmed the exhausted crew were visited by the pangs of hunger, and casting about for a cook de Rigoles and Smith claimed to be adept in the culinary art. As this knowledge is seldom acquired, except in the army or the penitentiary, and these young men being of too tender an age to have participated in the late unpleasantness, the colonel made it the subject of many jests. Smith, being chosen to prepare the meal, when preparing the soup was noticed to empty something out of one of the colonel's boots into the soup pot. When the colonel sat down to partake of the broth he saw, to his astonishment, that the noodle soup was made out of small snakes, and though at first inclined to doubt the reality of things, when he was remembered of the trimmers of Democratic bitterns that he had emptied out of the demijohn while holding the ship, he accepted the rebuke with hearty good humor.

HAVE YOU SEEN

Dinwoodey's immense line of wall paper? Be sure and examine his stock before purchasing elsewhere, he can suit you. Call at Dinwoodey's.

PROPOSALS WANTED.

Proposals will be received at the office of the street supervisor, for the grading and paving with English Portland cement of the sidewalk on the north side of South Temple street, commencing at the intersection of East Temple and South Temple streets, and running thence east to a point four rods west of "H" street. The work to be done under the direction of the street supervisor, according to specifications now on file in his office. The right is reserved to reject any or all bids. Proposals will be received until 12 o'clock noon, Saturday, April 5, 1890.

SAMUEL PAUL, Street Supervisor.

IS CONSUMPTION NEURABLE?

Read the following: Mr. C. H. Morris, Newark, Ark., says: "Was down with Abscess of Lung, and friends and physicians pronounced me an incurable Consumptive. Began taking Dr. King's New Discovery for Consumption, and now on my third day am able to oversee the work on my farm. It is the finest medicine ever made."

Jessie Middlewart, Decatur, Ohio, says: "It has not been for Dr. King's New Discovery for Consumption I would have died of Lung Trouble. Was given up by doctors. Am now in best of health." Try it. Sample bottles free at A. C. Smith & Co.'s drug store.

CLAWING CATS.

Terrific Fight of Two Catamounts at the Garfield Zoo.

Among the wild animals in the zoological garden at Garfield city, are two ferocious catamounts. One of these was captured by Conductor Pugsley, of the Utah and Nevada railway, and is named after its captor. The other was taken by Schilling, the winter manager of the zoo, and is known by his name. "Pugsley" is young, little and supple, with sharp teeth and claws, and weighs from 8 to 9 pounds, while "Schilling" is an enormous cat weighing 119 pounds.

A live pup was dropped into the cage and the larger cat caught it in its paw and was about to devour it when "Pugsley" sprang on its back. Then a desperate fight ensued, the cats rolling over and over and their pleading cries of anger and pain soon attracted all the people in the neighborhood. After fighting in this way for several minutes, the cats separated, and on catching their breath, went at it again more furiously than ever. The struggle had lasted nearly an hour without either cat getting much the best of it, when "Pugsley" got "Schilling" by the throat and with one snap under the jaw drove it to the side with the other. The crowd seeing that it was a death grip, tried to force the jaws apart with sticks and clubs, but it only held the faster and "Schilling" soon was a dead cat.

We have reduced our entire line of Raw Silk and Plush Table Covers

one half the regular price. THE LACE HOUSE.

Prescriptions a specialty at Crismon, Scott & Co.'s, the druggists. Try them.

OH! THE CARPETS are elegant at Dinwoodey's.

Suspenders, both in satin and webbing. EAST-MARSHALL MRS. CO. 143 Main street.

WALL PAPER. Mammoth line, most unique styles, great variety, all prices cheap at Dinwoodey's.

Prescriptions a specialty at Crismon, Scott & Co.'s, the druggists. Try them.

Children Cry for Pitcher's Castoria.

UNLIKE TEA & COFFEE—GOOD FOR THE NERVES.

The claims of cocoa as a useful article of diet are steadily winning recognition. Unlike tea and coffee, it is not only a stimulant but a nourisher; and it has the great advantage of leaving no narcotic effects. Hence it is adapted to general use. The strong may take it with pleasure, and the weak with impunity.

Van Houten's Cocoa

"BEST & GOES FARTHEST."

Van Houten's Cocoa ("once tried, always used") leaves no injurious effects on the nervous system. It is so wonderful, therefore, that in all parts of the world, this Cocoa is recommended by medical men instead of tea and coffee or other cocoa or chocolate for daily use by children or adults, hale and sick, rich and poor. "Largest sale in the world." Ask for Van Houten's and take no other.

Dr. J. J. McACHRAN,

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NEW WORK BUILT TO ORDER. TELEPHONE 237.

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The rapidly growing trade of our Lager Beer shows what can be done with Utah Barley Imported Hops, and NO SUBSTITUTES.

Special Terms Given on Carload Lots. Quality Guaranteed. All orders receive careful attention. City trade supplied on orders left at Turtis & Nye's, Hill, Trowbridge & Wall's, Fisher Beer Hall, and at the Office.

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All Woolen Goods Reduced

In Values from 10 to 30 Per Cent.

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OF

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Ginghams and Embroideries

Are En Route.

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AT

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Duncan M. McAllister & Co.,

SUCCESSORS TO H. PEMBROKE.

Office, Architectural, Stationery, Toys, FANCY GOODS, PERIODICALS, AND SCHOOL SUPPLIES.

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Wholesale and Retail.

Z.C.M.I. Shoe Factory.

The Best, The Cheapest, And Home-made.

All Styles, Varieties and Prices.



Attention, Coloradoans, Illinoisans and all New Comers, as well as Ye Settler of Ye Olden Time, It's Your Benefit This Week. Read what we propose to contribute, viz: We will allow,

For One Week Only, Commencing Monday, March 24, 20 Per Cent. Off

From our already Low Prices on all

Crockery, Chamber Sets, Dishes, Etc., Etc.

40 Per Cent. on Oil Paintings and Photographs.

Also Wonderful Low Prices on all kinds of Baskets, Tinware, Wooden Ware, Table Cutlery, Japanese Goods and Novelties. Now is your time to buy.

DON'T FORGET THE PLACE.

THE FAIR,

West of the Clock.

IVANHOE PLACE

choice and slightly building lots in the most desirable part of this fast growing metropolis, located on the brow of the East Bench. Electric cars every 15 minutes to this property; no electric road on paper, but now actually in operation—13 blocks east of Main street. These lots will be sold at from 10 to 20 per cent. less than prices of surrounding property and on the easy terms of one-third cash, balance in six and twelve months, at 6 per cent. interest. Invest now, before prices advance.

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